Exceptional Events Mitigation Plan Checklist

Area Subject to Mitigation Requirements in 40 CFR 51.930:	
Applicable Pollutant and Event Type:	
Date of Mitigation Document:	
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			A State requesting to exclude air quality data due to	
			exceptional events must take appropriate and reasonable	
			actions to protect public health from exceedances or	
		51.930(a)	violations of the NAAQS. At a minimum, the State must:	
			Provide for prompt public notification whenever air quality	
			concentrations exceed or are expected to exceed an	
		51.930(a)(1)	applicable ambient air quality standard;	
			Provide for public education concerning actions that	
			individuals may take to reduce exposures to unhealthy	
			levels of air quality during and following an exceptional	
		51.930(a)(2)	event;	
			Provide for the implementation of appropriate measures	
			to protect public health from exceedances or violations of	
			ambient air quality standards caused by exceptional	
		51.930(a)(3)	events	
			Development of mitigation plans for areas with historically	
		51.930(b)	documented or known seasonal events	

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			Generally. All States having areas with historically	
			documented or known seasonal events shall be required	
			to develop a mitigation plan with the components	
			identified in 51.930(b)(2) and submit such plan to the	
			Administrator according to the requirements in	
		51.930(b)(1)	51.930(b)(3).	
			For purposes of the requirements set forth in 51.930,	
			historically documented or known seasonal events shall	
			include those events of the same type and pollutant that	
		51.930(b)(1)(i)	recur in a 3-year period and meet any of the following:	
			Three events or event seasons for which a State submits a	
			demonstration under the provisions of 40 CFR 50.14 in a 3-	
		51.930(b)(1)(i)(A)	year period; or	
			Three events or event seasons that are the subject of an	
			initial notification of a potential exceptional event as	
			defined in 40 CFR 50.14(c)(2) in a 3-year period regardless	
			of whether the State submits a demonstration under the	
		51.930(b)(1)(i)(B)	provisions of 40 CFR 50.14.	
			The Administrator will provide written notification to	
			States that they are subject to the requirements in	
			51.930(b) when the Administrator becomes aware of	
		51.930(b)(1)(ii)	applicability.	
			Plan components. At a minimum, each mitigation	
		51.930(b)(2)	planshall contain provisions for the following:	
			Public notification to and education programs for affected	
			or potentially affected communities. Such notification and	
			education programs shall apply whenever air quality	
			concentrations exceed or are expected to exceed a NAAQS	
			with an averaging time that is less than or equal to 24-	
		51.930(b)(2)(i)	hours.	

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			Steps to identify, study and implement mitigating	
			measures, including approaches to address each of the	
		51.930(b)(2)(ii)	following:	
			Measures to abate or minimize contributing controllable	
		51.930(b)(2)(ii)(A)	sources of identified pollutants.	
			Methods to minimize public exposure to high	
		51.930(b)(2)(ii)(B)	concentrations of identified pollutants.	
			Processes to collect and maintain data pertinent to the	
		51.930(b)(2)(ii)(C)	event.	
			Mechanisms to consult with other air quality managers in	
			the affected area regarding the appropriate responses to	
		51.930(b)(2)(ii)(D)	abate and minimize impacts.	
			Provisions for periodic review and evaluation of the	
			mitigation plan and its implementation and effectiveness	
		51.930(b)(2)(iii)	by the State & interested stakeholders.	
			With the submission of the initial mitigation plan according	
			to the requirements in 51.930(b)(3) that contains the	
		51.930(b)(2)(iii)(A)	elements in 51.930(b)(2), the State must:	
			Document that a draft version of the mitigation plan was	
		51.930(b)(2)(iii)(A)(1)	available for public comment for a minimum of 30 days;	
			Submit the public comments received along with its	
		51.930(b)(2)(iii)(A)(2)	mitigation plan to the Administrator	
			In its submission to the Administrator, for each public	
			comment received, explain the changes made to the	
			mitigation plan or explain why the State did not make any	
		51.930(b)(2)(iii)(A)(3)	changes to the mitigation plan	
			The State shall specify in its mitigation plan the periodic	
			review and evaluation process that it intends to follow for	
			reviews following the initial review identified in	
		51.930(b)(2)(iii)(B)	51.930(b)(2)(iii)(A).	
			Submission of mitigation plans. All States subject to the	
		51.930(b)(3)	provisions of 51.930(b) shall, after notice and opportunity	

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			for public comment identified in 51.930(b)(2)(iii)(A),	
			submit a mitigation plan to the Administrator for review	
			and verification of the plan components identified in	
			51.930(b)(2).	
			States shall submit their mitigation plans within 2 years of	
		51.930(b)(3)(i)	being notified they are subject to 51.930(b).	
			The Administrator shall review each mitigation plan	
			developed according to the requirements in paragraph	
			(b)(2) of this section and shall notify the submitting State	
		51.930(b)(3)(ii)	upon completion of such review.	
		50.14(b)(9)	Mitigation plans.	
			Except as provided for in 50.14(b)(9)(ii), where a State is	
			subject to the requirements of 40 CFR 51.930(b), the	
			Administrator shall not place a concurrence flag in the	
			appropriate field for the data record in the AQS database,	
			as specified in 50.14(c)(2)(ii), if the data are of the type	
			and pollutant that are the focus of the mitigation plan until	
			the State fulfills its obligations under the requirements of	
			40 CFR 51.930(b). The Administrator may nonconcur or	
		50.14(b)(9)(i)	defer action on such a demonstration.	
			The prohibition on placing a concurrence flag in the	
			appropriate field for the data record in the AQS database	
			by the Administrator stated in 50.14(b)(9(i) does not apply	
			to data that are included in an exceptional events	
		50.14(b)(9)(ii)	demonstration that is:	N/A
			submitted in accordance with 50.14(c)(3) that is also of the	
			type and pollutant that is the focus of the mitigation plan,	
		50.14(b)(9)(ii)(A)	and	
			submitted within 2-year period allowed for mitigation plan	
		50.14(b)(9)(ii)(B)	development specified in 51.930(b)(3).	N/A